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10 **[ADDITIONAL PLAINTIFFS' COUNSEL LISTED ON SIGNATORY LINE]**

11 *Attorneys for Plaintiffs,*
12 Jed Alexander; and, Sara Khosroabadi

13 **UNITED STATES DISTRICT COURT**
14 **SOUTHERN DISTRICT OF CALIFORNIA**

15 **JED ALEXANDER; AND,
16 SARA KHOSROABADI,
17 INDIVIDUALLY AND ON
18 BEHALF OF ALL OTHERS
19 SIMILARLY SITUATED,**

20 Plaintiffs,

21 v.

22 **THE PROPHET
23 MANASSEH JORDAN
24 MINISTRIES,**

25 Defendant.

26 **Case No.: 12-cv-2584-IEG (BLM)**

27 **JOINT MOTION FOR
28 DISMISSAL OF THE ACTION
29 AS TO PLAINTIFFS WITH
30 PREJUDICE AND THE
31 ACTION AS TO THE
32 PUTATIVE CLASS MEMBERS
33 WITHOUT PREJUDICE
34 PURSUANT TO F.R.C.P.
35 41(A)(1)**

36 **HONORABLE IRMA E.
37 GONZALEZ**

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1 Plaintiffs JED ALEXANDER; and, SARA KHOSROABADI ("Plaintiffs")
2 and Defendant THE PROPHET MANASSEH JORDAN MINISTRIES
3 ("Defendant"), by and through their undersigned counsel, respectfully submit this
4 Joint Motion for Dismissal pursuant to Rule 41(a)(1) of the Federal Rules of Civil
5 Procedure.

6
7 Plaintiffs and Defendant hereby jointly move to dismiss the Action as to
8 Plaintiffs WITH PREJUDICE and to dismiss the Action as to the putative class
9 members WITHOUT PREJUDICE, based upon a private, confidential settlement
10 agreement.

11
12 Date: March 27, 2013

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15 By: /s/ Abbas Kazerounian
16 ABBAS KAZEROUNIAN, ESQ.
17 ATTORNEY FOR PLAINTIFFS

18
19 Date: March 27, 2013

VENABLE LLP

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21
22 By: /s/ Daniel Silverman
23 DANIEL SILVERMAN, ESQ.
24 ATTORNEY FOR DEFENDANT

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SIGNATURE CERTIFICATION

Pursuant to Section 2(f)(4) of the Electronic Case Filing Administrative Policies and Procedures Manual, I hereby certify that the content of this document is acceptable to Daniel Silverman, counsel for Defendant, and that I have obtained Mr. Silverman's authorization to affix his electronic signature to this document.

Date: March 27, 2013

KAZEROUNI LAW GROUP, APC

By: /s/ Abbas Kazerounian

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